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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/538,970	06/14/2005	Gerhard Heitze	HM-641PCT	9495	
40570 7590 01/29/2009 FRIEDRICH KÜEFFNER			EXAMINER		
317 MADISON AVENUE, SUITE 910 NEW YORK, NY 10017		0	LANDRUM, EDWARD F		
			ART UNIT	PAPER NUMBER	
			3724		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/538,970 HEITZE ET AL. Office Action Summary Examiner Art Unit

		EDWARD LANDRUM	3724			
Period fe	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ac	ldress		
A SH	ORTENED STATUTORY PERIOD FOR REPLY			0) DAYS,		
- Exte after - If NO - Failu	CHEVER IS LONGER, FROM THE MAILING DV nsions of time may be available under the provisions of 37 CFR 1.15 SIX (6) MONTHS from the mailing date of this communication. D period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute,	36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed the mailing date of this o D (35 U.S.C. § 133).	ommunication.		
eam	reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	date of this communication, even if timely filed	, may reduce any			
Status						
1)🖂	Responsive to communication(s) filed on 12 De	ecember 2008.				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This	action is non-final.				
3)	Since this application is in condition for allowar			e merits is		
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposit	ion of Claims					
4)⊠	☑ Claim(s) <u>5-9</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)□	Claim(s) is/are allowed.					
6)⊠	☑ Claim(s) <u>5-9</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	r election requirement.				
Applicat	ion Papers					
9)□	The specification is objected to by the Examine	r.				
10)	The drawing(s) filed on is/are: a) acce	epted or b) ☐ objected to by the I	Examiner.			
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).		
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	ΓΟ-152.		
Priority	under 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign ☑ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	⊢(d) or (f).			
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents	s have been received in Applicati	on No			
	3. Copies of the certified copies of the prior	rity documents have been receive	ed in this National	Stage		
	application from the International Bureau	ı (PCT Rule 17.2(a)).				
* :	See the attached detailed Office action for a list	of the certified copies not receive	d.			
Attachmer	at(s)					
_	on of References Cited (RTO 902)	4) D Intonious Summons	(DTO 412)			

Attachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patient Drawing Review (PTO-948) Information Disclessure Statement(s) (FTO/SE/DE) Paper No(s)/Mail Date	4) ☐ Interview Summary (PTO-413) Paper No(s)Mail Date. 5) ☐ Notice of Informal Patent Application 6) ☐ Other:	
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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 5-9 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The phrase "the blades of the lower pair of blades being attached to the lower blade holder so that the blades of the lower pair of blades are loosenable from the lower blade holder independently of one another" is new matter. Applicant never previously states in the disclosure that this is possible.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 5, 6, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mckee (European Publication No. 0075448) in view of Petros et al (U.S Patent No. 3.643.537), hereinafter Petros.

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Mckee teaches (see Figure 1) a crank shear comprising two pairs of blades (4 and 5) mounted on blade holders (2 and 3), wherein the blade holders (2 and 3) are supported opposite each other in a vertical plane in a pair of eccentric shafts (circular portion found in the middle of both 2 and 3). The eccentric shafts are pivoted on levers (6 and 20) in double joint mechanisms (7 and 21). The blade holders (2 and 3) have many pairs of axially parallel bearing surfaces and radial projections (to the left of blade 4, between blades 4 and 5, and after blade 5; see Figure 1). The upper blade holder (2) has inner facing bearing surfaces within a recess that the blades (4 and 5) are arranged on. The lower blade holder (3) has outer, oppositely directed bearing surfaces of a narrow projection (projecting attachment portion found between the blades on the lower blade holder) oriented towards the recess.

When support levers (6 and 20) are spread to form an approximately 90 degree angle an upper piston rod device (11) attached to the double joint mechanism (7) is fully extended and a lower piston rod device (25) attached to the double joint mechanism (21) is retracted. When support levers (6 and 20) are brought together to become substantially parallel to the strip of material being cut (30) the upper piston rod device (11) attached to the double joint mechanism (7) is fully retracted and the lower piston rod device (25) attached to the double joint mechanism (21) is extended. In this position the upper and lower double joint mechanisms (7 and 21) extended approximately linearly with each other (see Figure 1). Furthermore Mckee teaches (Pg. 6, lines 2—27; Pg. 7, lines 1-6) the upper blade carrier (2) being able to be swung to a position outside of its normal shearing position to make it easier to replace the blades (4

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and 5). As seen in Figure 1 each lower blade has a face that faces away from the other blade. Both of these faces have a completely exposed surface (top portion of each outward face extending above the lower blade holder 3).

Mckee teaches all of the elements of the current invention as stated above except the exposed surfaces being entire faces of the lower blades, the lower blades being independently loosenable from the projection of the lower blade holder, the upper blade recess being curved, and the projection being formed of a single piece with the lower blade holder.

Petros teaches (Figure 4) that it is old and well known to attach blades (64, 68, and anvils of 70 and 72) on a shearing device in a manner that completely exposes the entire face of the blades. Fries further teaches independently attaching each blade of both the upper and the lower sections of the device (see the independent bolt and nut connections for each blade as shown in Figure 4).

It would have been obvious to have modified Mckee to incorporate the teachings of Petros to expose entire surfaces of the lower blades and independently attach the lower blades to the lower blade holder because the connection types of Mckee and Petros were art recognized equivalents at the time of the invention in shearing applications. One of ordinary skill in the art would have found it obvious to substitute the blade connections of Petros for the connections of Mckee. Furthermore, applicant has not disclosed that independently connecting each lower blade or having an entire face of each lower blade be exposed solves any stated problem or is for any particular

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purpose, and it appears that the shearing device would perform equally well with the blades being attached with any known connection means.

It would have been an obvious matter of design choice to modify Mckee to have the recess the inner blades be curved, since Applicant has not disclosed that having a curved recess in the upper blade holder solves any stated problem or is for any particular purpose and it appears that the shearing device would perform equally well with any shape recess provided the recess sufficiently supported the cutting blades.

Furthermore, it has been held the use of a one piece construction instead of structure formed of more than one piece would be merely an obvious engineering choice. Therefore it would have been an obvious matter of design choice to modify Mckee by having the projection be formed as one piece with the lower blade holder, since applicant has not disclosed that having the projection being formed on the lower blade holder solves any stated problem or is for any particular purpose and it appears the clamps would perform equally well with or without the projection being formed with the lower blade holder.

 Claims 7 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over the modified device of Mckee in view of Fries (U.S Patent No. 3,643,537).

The modified device of Mckee teaches all of the elements of the current invention as stated above except the blade holders capable of being moved away from the material being cut to allow passage of the material.

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Fries teaches (CoI. 1, lines 1-9) a pair of shearing arms capable of being rotated out of position for the purpose of executing a variably adjustable number of miss-cuts between effective cutting operations.

It would have been obvious to have modified Mckee to incorporate the teachings of Fries to allow the cutters to be rotated about the eccentric shafts to non-cutting positions for the purpose of allowing material to be passed through the machine without being cut. This would allow the shearing machine to shear variable length work pieces without having to turn off the entire machine or take both of the cutting heads out of the machine.

Response to Arguments

Applicant's arguments with respect to claims 5-9 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Elineau (U.S Patent No. 3,398,616), and Kagerhuber et al (U.S Patent No. 4,237,760) teach shearing devices that allow the blades to be positioned away from the material to be cut to allow passage of the material. Fries (U.S Patent No. 3,643,537) and the aforementioned Elineau teach lower blades with entire faces of a blade being exposed.

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 Any inquiry concerning this communication or earlier communications from the examiner should be directed to EDWARD LANDRUM whose telephone number is (571)272-5567. The examiner can normally be reached on 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Boyer Ashley can be reached on 571-272-4502. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/E. F. L./ Examiner, Art Unit 3724 1/27/2009

/Boyer D. Ashley/ Supervisory Patent Examiner, Art Unit 3724